

UNITED STATES PATENT AND TRADEMARK OFFICE  
Trademark Trial and Appeal Board  
P.O. Box 1451  
Alexandria, VA 22313-1451

Mailed: November 10, 2011

Opposition No. 91196629

Gamelink, LLC

v.

Timothy P. Dunnigan

Jennifer Krisp, Interlocutory Attorney:

Applicant filed a motion for summary judgment on September 14, 2011, which necessitated the Board's suspension of this proceeding pursuant to Trademark Rule 2.127(e)(1). Thereafter, the parties filed consented motions for suspension via the ESTTA system, which were automatically granted, but which are contrary to said suspension inasmuch as they set forth proposed schedules that resume with the deadline for serving expert disclosures, rather than resetting opposer's time for filing a response to the motion for summary judgment.

In view thereof, and to clarify the record, the November 2, 2011 order stands inasmuch as this proceeding remains suspended through December 2, 2011. However, said order is modified inasmuch as, upon resumption, in the event that the parties have not filed either a motion indicating actual settlement of this proceeding, or an express withdrawal by

applicant of its motion for summary judgment, or a motion for further suspension which requests that the Board reset opposer's time to file a response to the motion for summary judgment, the Board will issue an order resetting opposer's time to file a response to the summary judgment motion (and indicating that a reply, if filed, shall be due pursuant to Trademark Rule 2.127(e)(1)).